UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

JOSEPH BOOK,)	
Plaintiff)	
)	
VS)	NO. 04-CV11557
)	
STATE TROOPER KURT M.)	
FERRAZANNI, STATE TROOPER SM	IITH)	
STATE TROOPER MCKENZIE, AND)	
STATE TROOPER HENNIGAN)	
Defendants)	

LOCAL RULE 7.1 CERTIFICATION FOR
DEFENDANTS' MOTION TO PRECLUDE
PLAINTIFF FROM INTRODUCING EVIDENCE OF
ITEMIZED DAMAGES OR MEDICAL RECORDS
OR ALTERNITIVELY TO COMPEL THEIR IMMEDIATE PRODUCTION

Now come the defendants above named and certify that their counsel spoke to plaintiffs counsel about the information that is the subject of this motion and then sent him a letter on September 26, 2006, requesting the information that is the subject of this motion, and that plaintiff has failed to provide any of the requested information. Since this is a motion to preclude introduction of evidence it cannot be resolved by the parties.

Defendant Kurt Ferrazzani By his counsel,

/s/ Brian Rogal

Brian Rogal, Esquire BBO No. 424920 160 Gould Street, Suite 111 Needham, MA 02494 781-455-8964

Defendants McKenzie, Smith and Hennigan, By their counsel,

/s/ Timothy Burke
Timothy Burke, Esquire BBO No. 065720 160 Gould Street, Suite 111 Needham, MA 02494 781-455-0707

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